

Federal Communications Commission Washington, D.C. 20554

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The Honorable Jesse Helms United States Senate 403 Dirksen Senate Offic Building Washington, D.C. 20510 RECEIVED

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FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF THE SECRETARY

Dear Senator Helms:

Thank you for your letter dated November 13, 1997, on behalf of your constituent, Mayor Charles L. Managers, Village of Pinehurst, North Carolina, concerning the placement and construction of facilities for the provision of personal wireless services and radio and television broadcast services in his community. Your constituent's letter refers to issues being considered in three proceedings that are pending before the Commission. In MM Docket No. 97-182/ the Commission has sought comments on a Petition for Further Notice of Proposed Rule Making filed by the National Association for Broadcasters and the Association for Maximum Service Television. In this proceeding, the petitioners ask the Commission to adopt a rule limiting the exercise of State and local zoning authority with respect to broadcast transmission facilities in order to facilitate the rapid build-out of digital television facilities, as required by the Commission's rules to fulfill Congress' mandate. In WT Docket No. 97-192, the Commission has sought comment on proposed procedures for reviewing requests for relief from State and local regulations that are alleged to impermissibly regulate the siting of personal wireless service facilities based on the environmental effects of radio frequency emissions, and related matters. Finally, in DA 96-2140 and FCC 97-264, the Commission twice sought comments on a Petition for Declaratory Ruling filed by the Cellular Telecommunications Industry Association seeking relief from certain State and local moratoria that have been imposed on the siting of commercial mobile radio service facilities.

Because all of these proceedings are still pending, we cannot comment on the merits of the issues at this time. However, I can assure you that the Commission is committed to providing a full opportunity for all interested parties to participate. The Commission has formally sought public comment in all three proceedings and, as a result, has received numerous comments from State and local governments, service providers, and the public at large. Your letter and your constituent's letter, as well as this response, will be placed in the record of all three proceedings and will be given full consideration.

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Further information regarding the Commission's policies toward personal wireless service facilities siting, including many of the comments in the two proceedings involving personal wireless service facilities, is available on the Commission's internet site at http://www.fcc.gov/wtb/siting.

Thank you for your inquiry.

Sincerely,

David L. Furth

Chief, Commercial Wireless Division Wireless Telecommunications Bureau

United States Senate

WASHINGTON, ĐC 20510-3301

November 13, 1997

MMB 97,182 1425

Respectfully reterred to:

James Green
Federal Communications Committee
Room 808
1919 M Street, NW
Washington, D.C. 20554

Because of the desire of this office to be responsive to all inquires and communications, your consideration of the attached is requested. Your findings and views, in duplicate form, along with return of the enclosure, will be appreciated by

JESSE HELMS, U.S.S.

Please direct to the attention of:

Matthew Rupp Office of Senator Jesse Helms 403 Dirksen Office Building Washington, D.C. 20510 (202) 224-6342



October 29, 1997

A03 Dirksen Building
Washington, DC 20510

Dear Senator Helms:

all cellular telephone and broadcast towers. Both Congress and the courts have long recognized that zoning is a peculiarly local function. Please immediately contact the FCC and tell it to stop these efforts which violate the intent of Congress, the Constitution and principles of Federalism. local zoning of cellular, radio and TV towers by making the PCC the "Federal Zoning Commission: for We are writing you about the Federal Communications Commission and its attempts to preempt

attempting to preempt local zoning authority in three different rulemakings. Federal Zoning Commission for such towers. Despite this instruction from Congress, the FCC is now In the 1996 Telecommunications Act, Congress expressly reaffirmed local zoning authority over cellular towers. It told the FCC to stop all rulemakings where the FCC was attempting to become a

the "exception swallow the rule" by using the limited authority Congress gave it over cellular tower radiation to review and reverse any cellular zoning decision in the U.S. which it finds is "tainted" by radiation concerns, even if the decision is otherwise perfectly permissible. In fact, the PCC is saying that it can "second guess" what the true reasons for a municipality's decision are, need not be bound by the stated reasons given by a municipality and doesn't even need to wait until a local planning decision is final before the PCC acts. the radiation from cellular antennas if it is within limits set by the PCC. The PCC is attempting to have Cellular Towers - Redining: Congress expressly preserved local zoning authority over cellular towers in the 1996 Telecommunications Act with the sole exception that municipalities cannot regulate

statements and the decision is completely valid on other grounds, such as the impact of the tower on property values or acsidetics. citizen raises this issue that title is sufficient basis for a cellular zoning decision to immediately be taken over by the PCC and potentially reversed, even if the municipality expressly says it is not considering such them from mentioning their concerns in a public hearing. In its suiconaiting the FCC is saying their if any Some of our citizens are concerned about the radiation from cellular towers. We cannot prevent

the increase in the numbers of these towers. Again, this violates the Constitution and the directive from Cellular Towers - Mornistria: Relatedly the PCC is proposing a rule banning the mornioris that some municipalities impose on cellular sowers while they revise their zoning ordinances to accommodate Congress preventing the FCC from becoming a Federal Zoning Commission.

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Radio(TV Towers: The FCC's proposed rule on radio and TV towers is as bad: It sets an artificial limit of 21 to 45 days for municipalities to act on any local permit (environmental, building permit, zoning or other). Any permit request is <u>automatically deemed granted</u> if the municipality doesn't act in this timeframe, even if the application is incomplete or clearly violates local law. And the FCC's proposed rule would prevent municipalities from considering the impacts such towers have on property values, the environment or aesthetics. Even safety requirements could be overridden by the FCC! And all appeals of zoning and permit denials would go to the FCC, not to the local courts.

This proposal is astounding when broadcast towers are some of the tallest structures known to man - over 2,000 feet tall, taller than the Empire State Building. The FCC claims these changes are needed to allow TV stations to switch to High Definition Television quickly. But The Wall Street Journal and trade magazines state there is no way the FCC and broadcasters will meet the current schedule anyway, so there is no need to violate the rights of municipalities and their residents just to meet an artificial deadline.

These action represent a power grab by the FCC to become the Federal Zoning-Comission for cellular towers and broadcast towers. They violate the intent of Congress, the Constitution and principles of Federalism. This is particularly true given that the FCC is a single purpose agency, with no zoning expertise, that never saw a tower it didn't like.

Please do three things to stop the FCC: First, write new FCC Chairman William Kennard and FCC Commissioners Susan Ness, Harold Furchtgott-Roth, Michael Powell and Gloria Tristani telling them to stop this intrusion on local zoning authority in cases WT 97-197, MM Docket 97-182 and DA 96-2140; second, join in the "Dear Colleague Letter" currently being prepared to go to the FCC from many members of Congress: and third, oppose any effort by Congress to grant the FCC the power to act as a "Federal Zoning Commission: and preempt local zoning authority.

The following people at national municipal organizations are familiar with the FCC's proposed rules and municipalities' objections to them: Barrie Tabin at the National League of Cities, 202-626-3194; Eileen Huggard at the National Association of Telecommunications Officers and Advisors, 703-506-3275; Robert Fogel at the National Association of Counties, 202-393-6226; Kevin McCarry at the U.S. Conference of Mayors, 202-293-7330; and Cheryl Maynard at the American Planning Association, 202-872-0611. Feel free to call them if you have questions.

very truly yours,

MEYOR

CLM/pak

cc: See attached list

Senator Slade Gorton 730 SHOB Washington, DC 20510-4701

Senator Dianne Feinstein
331 SHOB
Washington, DC 20510-0504

Representative Tom Bliley 2409 RHOB Washington, DC 20515-4607

Representative S.J. Tauzin 2183 RHOB Washington, DC 20515-1803

Representative Edward J. Markey 2133 RHOB Washington, DC 20515-2107

Representative John D. Dingell 2328 RHOB Washington, DC 20515-2216

Representative Bob Goodlatte 123 CHOB Washington, DC 20515-4606Representative James Moran 1214 LHOB: Washington, DC 20515-4608

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Representative Bart Stupak 1410 LIIOB Washington, DC 20515-2201

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